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ECCLESIASTICAL MOORS

Office of Maxic

~ Societas Republicae Ea Al Maurikanos ~

In the Morocco Consular Court at the Minnesota state republic Consular Jurisdiction and Venue

Ex Parte Sheik El Robbin Allen Thomas El Bey

Consul of Morocco. Moorish American national of the Moroccan Empire at Maghrib Al-Aqsa, North West Amexem, In propria persona sui juris. Being detained: ex rel: [ROBBIN THOMAS]

C/O Ecclesiastical Moors: P.O. Box 112163 [Tacoma, Washington territory [near 98411]

Plaintiff

Vs.

Kate Fogerty (acting as) Court Clerk

Diane E. Murphy United States Courthouse 300 South Fourth Street Suite 202 Minneapolis, Minnesota republic [near 55415]

Lois J. Lang (acting as Judge)

[RAMSEY COUNTY COURTHOUSE]
15 West Kellogg Blvd
St. Paul, Minnesota republic [near 55102]

Re: [CASE# 00021-CR-93, 09465041, 2021005399 all others]

IROBBIN THOMAS

In the records of WRIGHT COUNTY DISTRICT COURT (Inc.)

Default Judgment

International document

Consular Jurisdiction and venue established under Treaty Law per Art. 20 and 21 of the Treaty of Peace and Friendship 1836 between United States of North America and Moroccan Empire; and per Art. III, Sect. 2 and Art VI Cl. 2 of the Constitution for the United States of North America- Diversity of nationality/ Citizenship case

SCANNED
FEB 0 7 2022 CX
U.S. DISTRICT COURT MPLS

Affidavit of Fact Default Judgement International Document For the record and to be entered into the record. Notice to agent is notice to principal. Notice to principal is notice to agent.

Exhibit C:

Stare Decisis Law

Biffle v. Morton Rubber Indus., Inc., 785 S. W.2d 143, 144 (Tex. 1990).

"An instrument is deemed in law filed at the time it is delivered to the clerk, regardless of whether the instrument is "file-marked."

USC 18 § 2076 Clerk Is to File

"Whoever, being a clerk of a district court of the United States, willfully refuses or neglects to make or forward any report, certificate, statement, or document as required by law, shall be fined under this title or imprisoned not more than one year, or both".

Memorandum

On July 10, 2021, near corporate GADSEN, Minnesota, Sheik El Robbin Allen Thomas El Bey (hereinafter "Plaintiff") was kidnapped, held hostage for profit, and denationalized under of color of law on the information of the fictitious corporate name/ nom de guerre inscribed in ALL CAPS, i.e., [ROBBIN THOMAS] (Race: Black via the 'Black Codes') as a 'stateless person' within purview of the plausible 14th Amendment under the custody of Jonathon W. Horton (a foreign hybrid European colonist male) (hereinafter Defendants), absent of lawful 4th Amendment arrest warrant and without due process of law. See McNalley v. United States, 483 U.S. 350, 371-378, quoting United States v. Holzer, 861 F.2d. 304, 307. "Fraud in its elementary common law sense of deceit includes the deliberate concealment of material information in a setting of fiduciary obligations. A public official is a fiduciary towards the public, ... and if he

deliberately conceals material information from them, he is guilty of fraud."

On or around November 19, 2021, The Morocco Consular Court issued an Affidavit of Fact: Writ of Quo Warranto commanding a delegation of authority, issued to your current address via certified mail (recorded under [DOC# 71, 0:21-cr-00093-JRT-TNL]). For your reference, see the stare decisis law in the case Elliot v. Peirsol, 26 U.S. 328, 340 (1828), where it was decided by the Supreme Court of the United States that.

"Courts are constituted by authority and they cannot act beyond the power delegated to them. If a court acts without authority, its fudgements and orders are regarded as nullities. They are not voidable, but simply void; and form no bar to a remedy sought in opposition to them, even prior to a reversal. They constitute no justification; and all person concerned in executing such judgements, or sentences, are considered, in law, as trespassers,"

As of this date, you have failed to answer and have waived your due process right to be heard which constitutes default. Law is specific and [Prosecution] has failed to rebut, point for point, the facts contained in the Writ of Error filed and recorded under ([DOC# 71, 0.21-cr-00093-JRT-TNL]). Arguments made by [prosecution] were not based on fact. All arguments were based on 'hear say' that included websites based on opinions. The points in the Writ of Error ([DOC# 71, 0.21-cr-00093-JRT-TNL]); have not been addressed. Those facts and some added,

- 1. Whereas, Jurisdiction in this case is based on nationality and consular jurisdiction
- 2. Whereas, Sheik El Robbin Allen Thomas El Bey has invoked his right to Consular Jurisdiction on the record.
- 3. Whereas, USC 22 Chapter, 2 Consular Court
- 4. Whereas, WRIGHT COUNTY DISTRICT COURT (Inc.) nor UNITED STATES COURTHOUSE (Inc.) have produced a certified, signed copy of its Delegation of Authority from congress as commanded by C. Bey El via certified mail (article# 7020 1810 0000 8480 1394) on November 19, 2021; supported by Article III Section 1 and 2 of The Constitution for the United States. Failure to produce the Delegation of Authority constitutes default and all powers not delegated are reserved to the people within the

- republic form of government. Every state is guaranteed a republic form of government per Article IV Section 4 of before mentioned, organic constitution.
- 5. Whereas, I, C. Bey El de jure and Sheik El Robbin Allen Thomas El Bey de jure, aboriginal and indigenous Moorish American national of the Moroccan Empire at Maghrib Al- Aqsa, Northwest Amexem/ North America by jus sanguinis and an inhabitant at the Minnesota state republic. As such, Sheik El Robbin Allen Thomas El Bey is classified as a 'foreign national' as that term is used for the purposes of consular notification and the instructions in the United States Department of State Consular Notification and Access Manual 5th Edition; 2018.
- 6. Whereas, the Respondents, Kate Fogerty, Lois J. Lang. Joel Brott, John R. Tunheim, Tony N. Leung, Brian Lutes, William J McCrary, James Stuart, Benjamin Fisher, Nathan Arcand, and W. Anders Folk are U.S. Corporate citizens under the unconstitutional 14th amendment U.S. Corporate citizenship clause and are residents at Minnesota state.
- 7. Whereas, this Affidavit of Fact affirms that Sheik El Robbin Allen Thomas El Bey ex rel: [ROBBIN THOMAS] is not a US citizen nor United States citizen owes allegiance to the United States nor their enclaves in any form. Men and women can owe allegiance to only one sovereign state.
 - See " the descendants of Africans shall not be citizens." (Original 13th Amendment Section 12 passed by both houses of Congress and was signed into law by President Lincoln on February 1, 1865).
- 8. Whereas, Sheik El Robbin Allen Thomas El Bey is sovereign and a Moorish American national by jus sanguinis, which he has also proclaimed to the world. Diversity of citizenship voids the alleged jurisdiction that was assumed by WRIGHT COUNTY DISTRICT COURT (Inc.), UNITED STATES COURTHOUSE (Inc.), SHERBURNE COUNTY JAIL (Inc.), and ANOKA COUNTY SHERIFF'S OFFICE (Inc.) and their employees and administrators.
- 9. Whereas, Sheik El Robbin Allen Thomas El Bey is in full life, a flesh and blood sentient man.
- 10. Whereas, 'in rem' jurisdiction does not apply to the affairs of flesh and blood, sentient men and women. 'in rem' jurisdiction is the sole bases of The WRIGHT COUNTY DISTRICT COURT (Inc.), UNITED STATES COURTHOUSE (Inc.), SHERBURNE COUNTY JAIL (Inc.), and ANOKA COUNTY SHERIFF'S OFFICE (Inc.) and is where their assumed jurisdiction derives by use of The All Caps, CORPORATE ENTITY, nom de guerre [ROBBIN THOMAS]. The above mentioned do not have lawful jurisdiction or venue to hear, present, or pass judgement in any matter concerning the affairs of Sheik El Robbin Allen Thomas El Bey, nor any other flesh and blood sentient man or woman.

- 11. Whereas, "Law of the land," "due course of law," and "due process of law" are synonymous. People v. Skinner, Cal., 110 P.2d 41, 45; State v. Rossi, 71 R.I. 284, 43 A.2d 323, 326; Direct Plumbing Supply Co. v. City of Dayton, 138 Ohio St. 540, 38 N.E.2d 70, 72, 137 A.L.R. 1058; Stoner v. Higginson, 316 Pa. 481, 175 A. 527, 531. But "judicial process" and "judicial proceedings" are not necessarily synonymous with "due process."
- 12. Whereas, WRIGHT COUNTY DISTRICT COURT (Inc.), UNITED STATES COURTHOUSE (Inc.), SHERBURNE COUNTY JAIL (Inc.), and ANOKA COUNTY SHERIFF'S OFFICE (Inc.) Did not follow Due Process of Law. For Due Process of Law to exist, a court or tribunal must have the power and jurisdiction to hear matters and or adjudicate such matters. WRIGHT COUNTY DISTRICT COURT (Inc.) and UNITED STATES COURTHOUSE (Inc.) cannot hear matters or adjudicate in matters of foreign nationals due to diversity of citizenship; therefore, Improper venue exists. See Kazubowski v. Kazubowski, 45 Ill.2d 405, 259 N.E.2d 282, 290 "An orderly proceeding wherein a person is served with notice, actual or constructive, and has an opportunity to be heard and to enforce and protect his rights before a court having power to hear and determine the case."
- 13. Whereas, Sheik El Robbin Allen Thomas El Bey was deprived of Due Process of Law as he was deprived his constitutional right to face his accuser under The Sixth Amendment. This [CASE] is absent of a sworn affidavit from an injured party. THE STATE OF MINNESOTA (Inc.) and its derivatives are corporations. A corporation, by definition, is civiliter mortuus, civilly dead, and cannot endure pain or injury. Corporations are dead in the eyes of the law. See People v. Sapp, 73 P.3d 433, 467 (Cal. 2003)

("In every criminal trial, the prosecution must prove the <u>corpus delecti</u>, or the body of the crime itself-i.e., the fact of injury, loss or harm, and the existence of a criminal agency as its cause.")

- 14. Whereas, the plaintiff Sheik El Robbin Allen Thomas El Bey was not notified of his treaty rights nor his right to consular notification during the time of examination nor when he was detained. All officers and judicial officers are obligated to notify 'foreign nationals' of such rights per the Consular Notification and access manual 5th Edition 2018.
- 15. Whereas, this Moroccan Court at the Minnesota state republic has competent jurisdiction and proper venue to hear and decide this case under consular jurisdiction at the Minnesota state republic authority of Article 20 and 21 of the Treaty of Peace and Friendship of 1836 between the United States of North America and the Moroccan Empire, and Article III, section 2 and Article VI, section 2 of the Organic Constitution for the United States of America.
- 16. Whereas, The Supreme Court of the United States issued the following stare decisis law in the case Kolovrat v. Oregon, 366 U.S. 187, 194, 81 S. Ct. 922 (1961): "A State cannot refuse to give foreign nationals their treaty rights because of fear that valid international agreements may possibly not work completely to the satisfaction of state authorities, under

- the supreme clause of the United States Constitution Article. VI, Clause 2, state policies Must give way to overriding federal treaties conflicting arrangements."
- 17. Whereas, The United States Supreme Court has clearly, and repeatedly, held that any judge who acts without jurisdiction is engaged in an act of treason. See U.S. v. Will, 449 U.S. 200, 216, 101, S. Ct. 471, 66 L.Ed. 2d 392, 406 (1980): & Cohens v. Virginia, 19 U.S. (6 Wheat) 264, 404, 5 L.Ed 257 (1821).
- 18. Whereas, "Officers of the court have no immunity, when violating a Constitutional right, from liability. For they are deemed to know the law." Owen v. Independence, 100 S.C.T. 1398, 445 US 622; Scheuer v. Rhodes, 416 U.S. 232.
- 19. Whereas, in the colorable collusive action and void proceedings in [CASE# 00021-CR-93, 09465041, 2021005399 all others] in the records of the foreign private corporate entity named WRIGHT COUNTY DISTRICT COURT (Inc.), and UNITED STATES COURTHOUSE (Inc.) failure to respond to the Quo Warranto voided the proceedings of the case, above, i.e. [CASE# 00021-CR-93, 09465041, 2021005399 all others] It is void ab initio. And, as a result, all action taken by the alleged plaintiff is void... any damage done must be "undone" with the resulting restoration of alleged or former defendant being restored, in full.
- 20. Whereas, The defendants repeated use of the man-of-straw/nom de guerre [ROBBIN THOMAS] after affirmed by the plaintiff that he is not the straw account. He is Sheik El Robbin Allen Thomas El Bey is evidence of the crime of denationalization, and 'forced assimilation' under the Organization of American States' Declaration on the Rights of Indigenous Peoples, Article 47-48. Administrators of the WRIGHT COUNTY DISTRICT COURT (Inc.) and UNITED STATES COURTHOUSE (Inc.)
- 21. Whereas, in the colorable collusive action and void proceedings of [CASE# 00021-CR-93, 09465041, 2021005399 all others] in the records of the foreign private de facto corporate entity named the WRIGHT COUNTY DISTRICT COURT (Inc.) and UNITED STATES COURTHOUSE (Inc.) a subsidiary of the foreign private de facto government named UNITED STATES (Inc.) / UNITED STATES OF AMERICA (Inc.) along with the Respondents named, hereinabove, all being named foreign citizens subjects under the plausible 14th Amendment U.S. corporate citizenship clause by jus soli, having been duly served with process at his / their corporate mailing address(es) (either directly or by and through their principal / agent /clerk / assign(s).
- 22. Whereas, American nationals have the highest status on the land (AA and A1 in the United States (Inc) "system"). Arrival of the Al Moroccan/ American national of moor descent predates the arrival of the European colonist and Spanish inquisition. See Proclamations signed by [Mayors] of 17 territories.

Direct Quotes:

"WHEREAS, the indigenous Moorish People of the Americas are now united in order to again link themselves with the family of nations."

- "WHEREAS, the Moorish Americans being aboriginal to the territories of North, Central. and South Americas, have formed a sovereign Government guided by the command principles of Love, Peace, Truth, Freedom, and Justice through virtue of the universal right to self-determination as well as with the Declaration on the Rights of Indigenous peoples guaranteed in the charter."
- 23. Diplomatic Immunity for moors/The Zodiac constitution written for Moorish Americans was filed in the Library of Congress, Washington DC by C.M. bey under record number Truth 1: aa222141 and has not been rebutted; thereby given full faith and credit.

Your default constitutes your admission by silence (acquiescence) to the validity of the facts and claims made in the Writ of Quo Warranto and Writ of Error filed under [DOC# 71, 0:21-cr-00093-JRT-TNL] such prima facie evidence stands as conclusive proof that the foreign private corporate entity THE STATE OF MINNESOTA (Inc.) and WRIGHT COUNTY DISTRICT COURT (Inc.), UNITED STATES COURTHOUSE (Inc.), ANOKA COUNTY SHERIFF'S OFFICE (Inc.), and SHERBURNE COUNTY JAIL (Inc.) lacks jurisdiction. The collusive action in [CASE# 00021-CR-93, 09465041, 2021005399] and any attachments associated thereto under color of law are null and void ab initio.

Stare Decisis

"If any tribunal finds absence of proof of jurisdiction over a person and subject-matter, the case must be dismissed." see Louisville v. Motley, 211 U.S. 149, 29 S. Ct. 42.

For the record, I the affiant, C. Bey El de jure, in propria persona sui juris, proprio solo, in proprio heredes in full life, a divine being. I am wazir and consul for the foreign national, Sheik El Robbin Allen Thomas El Bey ex rel: [ROBBIN THOMAS]. No UNITED STATES CORPORATE COMPANY (28 USC 3002 15 (a)) or its [CITIZENS], subjects, or persons, nor its agents, principals, heirs, assigns, or any derivatives thereof have personam jurisdiction, territorial jurisdiction, nor subject matter jurisdiction over me nor any Moorish American national. We are not [UNITED STATES CITIZENS, NEGRO, BLACK, AFRICAN AMERICAN, COLORED, INDIAN, NOR

HISPANIC]. We are sovereign and heir to the Moroccan Empire at maghrib' al' agsa, Northwest Amexem by bloodline. And as such, the private foreign corporation for profit entity [STATE OF MINNESOTA] nor the foreign, for-profit corporation WRIGHT COUNTY DISTRICT COURT (Inc.), UNITED STATES COURTHOUSE (Inc.), ANOKA COUNTY SHERIFF'S OFFICE (Inc.), and SHERBURNE COUNTY JAIL (Inc.) and their subsidiaries do not have lawful jurisdiction or venue to hear, present, or pass judgement in any matter concerning in our affairs because WRIGHT COUNTY DISTRICT COURT (Inc.), UNITED STATES COURTHOUSE (Inc.), ANOKA COUNTY SHERIFF'S OFFICE (Inc.), and SHERBURNE COUNTY JAIL (Inc.) are not Article III Consular Courts

We hereby invoke and activate our right to Consular Jurisdiction.

I. Sheik El Robbin Allen Thomas El Bey, make no claim with respect to the nom de guerre, STRAWMAN, or any other fictious CORPORATE stateless PERSON, as you have indicated in your fraudulently issued instruments, in all caps i.e. [ROBBIN THOMAS], nor, do we accept any Itability or consent to stand as surety for said nom de guerre/alleged defendant/stateless person, nor 14th amendment subject, corporate person [ROBBIN THOMAS], at any point or moment in time nunc pro tunc.

Title 18, Part 1, Chapter 13 §242 of United States codes

"Whoever, under 'color' of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any state, territory, commonwealth, possession, or district to the deprivation of any rights, privileges, or immunities secured or protected by the constitution or laws of the united states, or to different punishments, pains, or penalties, on account of such person being an alien. or by reason of his color, or race, that are prescribed for the citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts

committed in violation of this section, or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years or for life, or both, or may be sentenced to death."

Stare Decisis

"When a judge-acts where he or she does not have jurisdiction to act, the judge is engaged in an act of

treason" U.S. v Will, 449 US 200, 216, 101 S Ct, 471 66 led 2nd 392, 406 (1980) and Cohens v Virginia, 19 US (6 wheat) 264, 404 5led 257 (1821)

We hereby invoke and activate our right to consular jurisdiction

For your reference of my treaty rights, the Supreme Court of the United States issued the following stare decisis law in the case Kolovrat v. Oregon, 366 U.S. 187, 194, 81 S. Ct. 922

(1961):

"A State cannot refuse to give foreign nationals their treaty rights because of fear that valid international agreements may possibly not work completely to the satisfaction of state authorities, under the supreme clause of the United States Constitution Article. VI, Clause 2, state policies Must give way to overriding federal treaties conflicting arrangements."

and

In accordance with Article 37 of the United Nations Declaration on Right of Indigenous Peoples

I. Indigenous peoples have the right to the recognition, observance and enforcement of treaties, agreements and other constructive arrangements concluded with states or their successors and to have states honour and respect such treaties, agreements and other constructive arrangements.

2. Nothing in this declaration may be interpreted as diminishing or eliminating the rights of indigenous peoples contained in treaties, agreements and other constructive arrangements.

Whereas, the powers and authority inherited by me by jus sanguinis and pursuant to Article 20 of the Treaty of Peace and Friendship 1836,

"If any of the citizens of the United States, or any person under their protection shall have any disputes with each other, the consul shall decide between the parties, and whenever the consul shall require any aid or assistance from our government, to enforce his decisions, it shall be immediately granted to him."

IN THE COLORABLE COLLUSIVE ACTIONS and void proceedings of [CASE# 00021-CR-93, 09465041, 2021005399] and all attached in the records of the foreign private de facto corporate entity named WRIGHT COUNTY DISTRICT COURT (Inc.), UNITED STATES COURTHOUSE (Inc.), ANOKA COUNTY SHERIFF'S OFFICE (Inc.), and SHERBURNE COUNTY JAIL (Inc.), a subsidiary of the foreign private de facto corporate entities named STATE OF MINNESOTA (Inc.) and UNITED STATES (Inc.), e pluribus enum. Also, a subsidiary of the same, the Respondents: Kate Fogerty, Lois J. Lang, Joel Brott, John R. Tunheim, Tony N. Leung, Brian Lutes, William J McCrary, James Stuart, Benjamin Fisher, Nathan Arcand, W. Anders Folk and all being foreign citizens -subjects under the plausible 14th Amendment U.S. corporate citizenship clause by *fus soli*, having been duly served with process at their corporate mailing addresses On November 19, [2021] (either directly or by and through their principal/clerk/attorney/agent/assign, via certified mail# 7020 1810 0000 8480 1387, 7020 1810 0000 8480 1394, 7020 1810 0000 8480 1417, 7020 1810 0000 8480 1325,

and 7020 1810 0000 8480 9112) the Affidavit of Fact: Command a Delegation of Authority. Writ of

Quo Warranto and Writ of Error, and there being no answer or cause to the contrary, and such records standing as conclusive proof of foreign private corporate entity WRIGHT COUNTY DISTRICT COURT (Inc.), UNITED STATES COURTHOUSE (Inc.), ANOKA COUNTY SHERIFF'S OFFICE (Inc.), and SHERBURNE COUNTY JAIL (Inc.) and STATE OF MINNESOTA (Inc.) lacks jurisdiction and are DEBTORS. The collusive action in [CASE# 00021-CR-93, 09465041, 2021005399] and any attachments associated thereto under color of law are null and void ab initio. The Judgment DEBTORS being presently indebted to the Complainant, sheik el robbin allen thomas el bey (hereinafter "Judgement Creditor"), an ab original and indigenous Moorish American sovereign national heir of Morocco, Maghrib Al-Aqsa, at North-West Amexem/North America by jus sanguinis, it is therefore considered:

Again, we hereby invoke and activate our rights to Consular Jurisdiction and venue as "nationals at Minnesota republic, pursuant to Articles 20 and 21 of the Treaty of Peace and Friendship of 1836 between the United State of North America and the Moroccan Empire:

This is not a motion.

Case # 00021-CR-93, 09465041, 2021005399 and all others have been escalated to a de jure

Article III court

Morocco Consular Court action at the Minnesota republic of the Moorish National Republic Federal Government ECCLESIASTICAL MOORS

It is ordered and adjudged that a Judgement by default be and the same is hereby entered against

the Judgment DEBTORS;

It is further ordered and adjudged that the Judgment Creditor shall recover from the Judgement DEBTOR'S the judgment as follows:

Affidavit of Fact Order of default International Document

For the record and to be entered into the record.

Notice to agent is notice to principal. Notice to principal is notice to agent.

Certified mail 7020 1810 0000 8480 0496

 The immediate dismissal with prejudice of [CASE# 00021-CR-93, 09465041, 2021005399] and all others and all related fraudulently issued documents and other attachments associated thereto for lack of jurisdiction and fraud;

II.	Damages
2.4.	The black company of

Conspiracy against rights (18 USC 241)
Conspiracy against rights \$1,600,000
Coercion \$1,600,000
Treason\$20,000,000
Breach of treaty and constitutional obligations \$1,600,000
Deprivation of rights under color of law (18 USC 242)\$500,000
Denationalization under black codes\$10,000,000.
Fraud in the inducement
Consular cost\$100,000
Miscellaneous expenses (paper, ink. Etc.)\$50,000

Total: 135,450,000.00

Pavable in lawful money of .9999 fine silver bullion coin bars.

It is further ordered and adjudged that a lien be and the same is hereby entered against the following oath of office, surety bonds, and the property and assets of the judgment DEBTORS' (jointly) and their spouses, their heirs, successors and assigns, including but not limited to, any and all automobiles, boats, aircrafts, real estate, real property, hereditaments, personal property, common property/community property, intellectual property, corporeal property, incorporeal property, bank accounts, future earnings, wages, and pensions in order to secure the performance and payment of this judgment, and to levy upon such property and assets for the satisfaction of this judgment cannot be made;

It is further ordered and adjudged that the judgement DEBTOR'S forfeit all of their rights and property to the Judgment Creditor under the organic 13th Amendment (section 12) of the Constitution for the United States of North America, and this judgment may be levied upon thirty (30) days from its entry date in case number [CASE# 00021-CR-93, 09465041, 2021005399] and all others unless it is shown in the record that settlement was made between the Judgment Debtors and the Judgment Creditors;

Article. 20 "If any of the Citizens of the United States, or any person under their protection shall have any disputes with each other, the consul shall decide between the parties, and whenever the consul shall require any aid or assistance from our government, to enforce his decisions, it shall be immediately granted to him."

Done and ordered at Maghnb' Al' Agsa, Northwest Amexem, North America

14 of 16

Affidavit

I declare and affirm by virtue of divine law, under the Zodiac Constitution, and upon the United States Republic Constitution of 1791, and upon the honor of my foremothers and forefathers that the above Default Judgment and Affidavit is true and correct.

ego sum:

Sheik El Robbin Allen Thomas El Bey de jure, divine being, in propria persona; sui juris, in proprio solo, in proprio heredes. All rights exercised at all points in time. No CORPORATE entity, including CORPORATE courts has personam jurisdiction over me or any moor. I aim not in "joinder" with any person or CORPORATION, no communication by me or about me can create a contract. Only my wet, red ink autograph along with the other parties' wet ink signature that accompanies a written contract can create a contract, and that autograph is non-negotiable if the autograph is not affixed to a wet ink set of signatures as described herein. An "adhesion" contract is an oxymoron as hidden elements vitiate a lawful contract.

Executed this ______day of ____







Affiant: Sheik El Robbin Allen Thomas El Bey in propria persona sui juris

flesh and blood sentient woman vizir/justice/consul/minister

Ex Rel: [ROBBIN THOMAS]

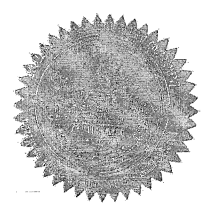
All rights and remedies reserved at all points in time without recourse nunc pro tune

U.C.C. 1- 207/1-308; U.C.C.1-103

care of: Ecclesiastical Moors: p.o. Box 112163

[Tacoma, Washington territory]

Northwest Amexem



Russell Leo Bartel 1-19-2022

Cited Authorities:

- Consular jurisdiction and venue under Art. 20 and 21 of the Treaty of Peace and Friendship of 1836 (in force 1837) between United Staes of North America and Moroccan Empire
- Treaty right to inherit under Art 22 of the aforesaid Treaty of 1836
- Supremacy clause under Art. VI, cl 2 of the Constitution for the United State of North America 1791
- Kolovrat v. Oregon 366 U.S. 187, 194, 81 S. Ct. 922 (1961) ("A state cannot refuse to give foreign nationals their treaty rights because of fear that valid international agreements may possibly not work completely to the satisfaction of state authorities. Under the supremacy clause of the United States Constitution Art VI, clause 2, state policies as to the rights of aliens to inherit must give way to overriding federal treaties and conflicting arrangements.")
- Christmas vs. Russell, 5 Wall. 302, 18 L. Ed. 475 ("A judgment or record shall have the same faith, credit, conclusive effect, and obligatory force in other states as it has by law or usage in the state from whence taken.")
- First Nat. Bank v Terry, 103 Cal. App. 501, 285 P. 336, 377 ("Full faith and credit" clause of Const. U.S. Art 4, \$1, requires that foreign judgment be given such faith and credit as it had law or usage of state of its origin.")
- Sniadach v. Family Finance Corp., 395 U.S. 337 349 (1968) ("The ability to place a lien upon a man's property, such as to temporarily deprive him of its beneficial use, without any judicial determination of probable cause dates back not only to medieval England but also to Roman times.")



OFFICE OF THE MAYOR CITY OF CHICAGO

RAHM EMANUEL MAYOR

PROCLAMATION

WHEREAS, the Moorish Americans are the descendants of the ancient Moabites, Hamatities, and Canaanites who were permitted by the Old Pharaohs of Kemet to traverse from East Africa and later formed themselves kingdoms extending from the northwestern and southwestern shores of Africa, the Atlantic Islands onto the present day Continental Americas; and

WHEREAS, the indigenous Moorish Peoples of the Americas are now united in order to again link them selves with the family of nations; and

WHEREAS, the Moorish Americans, being aboriginal to the territories of North, Central and South Americas, have formed a sovereign Theocratic Government guided by the command principles of love, truth, peace, freedom, and justice through virtue of the universal right to self-determination as well as with the Declaration on the Rights of Indigenous Peoples guaranteed in the Charter; and

WHEREAS, on January 8, 1886, Noble Drew Ali was born in the State of North Carolina destined to become the first Patriot of his mentally enslaved Moorish American People. In 1912 he was later anointed as "El Hajj Sharif Abdul Ali "by the Heads of Egypt and Holy City of Mecca to return to the United States as the Last Prophet and Founding Father of the newly risen Nation of Moorish Americans. As a result of the 13th amendment, Moorish people were emancipated from slavery in 1865:

NOW, THEREFORE, I, RAHM EMANUEL, MAYOR OF THE CITY OF CHICAGO, do hereby proclaim January 8-15, 2012, to be MOORISH AMERICAN WEEK IN CHICAGO, and urge all residents to recognize the events planned for this time.

Dated this 22rd day of December, 2011.

Ral Emanuel Mayor Form **2848**

Power of Attorney

OMB No. 1545-0150 For IRS Use Only

(Rev. January 2021) and Deciaration			_			Received by:		
Department of the Treasury Internal Revenue Service Se			struction	ns and the latest info	mation.		Name	
Part I Power of Attorney Caution: A separate Form 2848 must be completed for each for any purpose other than representation before the IRS.							Telephone	
			eted for ea	ach taxpayer. Form 2848 will not be honored			Function	
							Date //	
1 Taxp	payer infor	nation. Taxpayer must sign and date th	is form on p	age 2, lin	97.			
Taxpayer na	me and add	ress			Taxpayer identification	באנשמות על	-	
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		pies of notices and communications		Check				
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		s and communications to only two repre	sentatives.)	Check	if new: Address [_]	i elepnon	B MO. 🎞	I TAK INO.
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3 Act insp repr	ta authorize pect my con resentative(ed by the situation of the state of the stat	3). Except fo	r the act	described in line 5b,			
Description	n of Matter	(Income, Employment, Payroll, Excise, I titioner Discipline, PLR, FOIA, Civil Pen esponsibility Payment, etc.) (see instruc	any, sec.	(1040	Tax Form Number 941, 720, etc.) (if app		(ear(s)	r Period(s) (if applicable) (see instructions)
Estate								·
Breach of	Estate Trus	at .						
-								
				<u></u>	Alfa be server add M	may le for a	specific	s use not recorded on
		not recorded on the Centralized Auti is box. See <i>Line 4. Specific Use Not Re</i>	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	AU IN IN				
5a Ad	iditional ac tructions fo	is authorized. In addition to the acts list	ted on line 9	labove, i records v	authorize my represe la an Intermediate Ser	URBINABÍS) IO I	Periorni	the following acts (see
· _	Other acts	authorized: any and all acts needed to	ı fulfili the ı	needs an	d protections of ROI	BBIN ALLEN	I THOM	AS, estate.

rm 2848 (Rev. 1-20						-41-A	Page 2
b Specific ac	cts not authorized. My	representative(s) is (are	e) not auti	norized to endors	e or otherwise neg	otiate any check (includir	ng aireaing or firm or other
accepting payment by any means, electronic or otherwise, into an account owned or controlled by the representative(s) or any firm or other entity with whom the representative(s) is (are) associated) issued by the government in respect of a federal tax liability. List any other specific deletions to the acts otherwise authorized in this power of attorney (see instructions for line 5b):						HIM OF OURS	
List any oth	ner specific deletions to	the acts otherwise auti	nonzea (n	mis power or are	Ottley (see nisueco	Mis 101 mile 00/.	
attomey or revoke a pr	n file with the internal line power of attorney,	Revenue Service for the	same m	atters and years	or periods covered	ically revokes all earlier I by this form. If you do	power(s) of not want to
of attorney partnership taxpayer. I	even if they are app representative (or decentify I have the legal	ointing the same repre- esignated individual, if authority to execute this	sentative(applicab s form on HE IRS \	s). If signed by a le), executor, recommend the tax with the tax will return the tax w	a corporate officer selver, administrate payer.	each spouse must file a partner, guardian, tax or, trustee, or individual FATTORNEY TO THE	other than the
bulk of bal	hin all a the	subsu	2.1	1-22		***************************************	***************
/	Signature			Date	4.5.	Title (if applicable)	
nelk el robbin al	len thomas el bey: gr	antee beneficiary	ROBBI	N ALLEN THOM	AS, estate		
	Print name	***********		Print name	of taxpayer from li	ne 1 if other than individ	ual
Part II Dec	laration of Repre	sentative					
nder penalties of	f perjury, by my signati	re below I declare that:					
am not currently	y suspended or disban	ed from practice, or inel	ligible for	practice, before t	he Internal Hevenu	e Service; the Internal Personse S	anica:
am subject to re	egulations in Circular 23	0 (31 CFR, Subtitle A, P	'art 10), a	s amended, gover	uive blacace pero	e the Internal Revenue S	e1 4100,
		er identified in Part I for	the matte	er(s) specmed une	re; and		
I am one of the fo	ollowing:			of the inviediction	shown below.		
a Attorney—an	nember in good standi	ng of the bar of the high	est court	or an juristication	dic accountant in l	he jurisdiction shown bel	ow.
b Certified Publ	t entoline an an ager	it by the IRS per the req	. present	of Circular 230.		•	•
d Officer—a bo	na fide officer of the ta	koaver organization.	,				
a Eull-Time Em	nlaveaa full-time emi	olovee of the taxpaver.		•			
4 Comile Mombe	wa member of the tax	naver's immediate family	(spouse,	parent, child, gran	idparent, grandchild	i, step-parent, step-child,	brother, or sister)
g Enrolled Actu	ary—enrolled as an ac	tuary by the Joint Board of Circular 230).	for the E	nrollment of Actu	aries under 29 U.S	.C. 1242 (the Burnonty to	pracuce before
prepared and claim for refu	I signed the return or cond; (3) has a valid PTIN	alm for refund (or prepa ; and (4) possesses the Return Prenarers <i>in th</i>	required instruct	Annual Filing Sea tions for additio	son Program Reco nel Information.	r may represent, provide); (2) was eligible to sign rd of Completion(s). See	Special Rules
				-t townsware befo	no the IBS by Vitti	of his/her status as a la information and requiren	w, business, or nents.
accounting si	ludent, or law graduate rement Plan Agent—er	working in a LITC of Si wolled as a retirement pl				information and requirent 230 (the authority to prac	
Internal Reve	nue Service is limited t	y section 10.3(8)). Denocestative i	e NOT	COMPLETED.	SIGNED, AND D	ATED. THE IRS WILL	
	· ATTARNEY DEDI	RESENTATIVES MUS ile, position, or relations		IN INCUNUS	U FIG 1 FA 84 1 1.		
ote: For designa							T -
Designation — Insert above letter (a-r).	Licensing jurisdiction (State) or other licensing authority (if applicable)	Bar, license, certifica registration, or enroil number (if applicat	iment [Signature		Date
`d				Worke	. C Simuno	sept before	2.3.0
d				shell also	Mh alla	Homes of bay	2.4.2
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Violation Warning Denial of Rights Under Color of Law

▶ Violation Warning—18 U.S.C. §242; 18 U.S.C. §245; 42 U.S.C. §1983

	Name and address of Ellicary Mintiona Kodon William State and address of Notice Recipient
S	Law 1 (1) ill all the second 1 DOTO Barable
	the Humbridt Ave N April 102 300 Suth Forth Sheet Suite 202
,	MADIS, MN 55412 Minneapolia o Minneapola capablic SSHIF
- N	Ottomin statement:
	lack of Jurishaliction
-	I certify that the forgoing information stated here is true and correct.
	Citizen's signature
	Date > 2-4-22
	Legal Notice and Warning
	Federal law provides that it is a crime to violate the Rights of a effizien under the color-of-law. You
	can be arrested for this crime and you can also be held personally liable for civil damages.
	Attempting to cause a person to do something by telling that person that such action is required by law, when
•	it is not required by law, may be a felony.
	18 USC §242 provides that whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation
	willfully subjects any person in any State, Termory, Continuous and Possessition, or District & the Constitution of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States
	aball he fined under this title or imprisoned not more than one Vest. Of DDVI.
	40 LIGO COAE and that Wilhower whether or not arting linder color of law, intillinguales of intelletes will
	the series of th
	provided or administered by the United States; [or] applying for or enjoying employment, or any perquisite thereof, by any agency of the United States; shall be fined under this title, or imprisoned not more than one
	and a substitute of the substi
	year, or both. 42 USC §1983 provides that every person who, under color of any statute, ordinance, regulation, custom,
	At the Property of Committee Charles () (201585 to be subjected to be subjecte
	air is the total and the second within the introduction ingrant in the little region of the control priviles.
	of the United States of other person within the jurisdiction utilities to the party injured in an action at law, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law,
	suit in equity, or other proper proceeding for redress.
	Warning, you may be in violation of Federal Law and persisting with your demand may lead to your arrest
	and/or civil damages! Also understand that the law provides that you can be need percentally temperature.
	liable, as well as your company or agency.
	You are advised to cease and desist with your demand and to seek personal legal counsel if you do not
	understand the law.
	Notice of Service:
•	and address on 1-4-22 at 3:00 pm

Violation Warning Denial of Rights Under Color of Law

	ation Werning—18 U.S.C. §2		
Name and address of Ellison millional Sheik of Dalin alfathomod WEOO Humboldt Ave u A	Robbit offer Homes pt 182	JOSOUTH MASTREET SUITE 200	J
GILBS NM SELID		m.meaphis, m.mesota republic	L 5541
Atten's statement:			
Lark of Jus	risdiet in		·
I certify that the forgoing info Citizen's signature	rmation stated here is tr	true and correct.	
	2	Date > 2-4-22	_
		e and Warning	
Federal law provides that i can be arrested for this cri	t is a crime to violate t me and you can also b	the Rights of a citizen under the color-of-law. Y be held personally liable for civil damages.	'ou
Attempting to cause a person it is not required by law, may		ng that person that such action is required by law, wh	nen
willfully subjects any person in of any rights, privileges, or imr shall be fined under this til 18 USC §245 provided that W any person from participatin provided or administered by thereof, by any agency of the 1 year, or both. 42 USC §1983 provides that or usage, of any State or Terriof the 1 lotted States or other participating.	any State, Temtory, Connunities secured or protable or imprisoned not mothoever, whether or not any in or enjoying any bethe United States; [or] a United States; shall be fevery person who, undetory or the District of Coluerson within the jurisdice Constitution and laws,	acting under color of law, intimidates or interferes we benefit, service, privilege, program, facility, or activapplying for or enjoying employment, or any perquisioned under this title, or imprisoned not more than of der color of any statute, ordinance, regulation, custof lumbia, subjects, or causes to be subjected, any citization thereof to the deprivation of any rights, privilegs, shall be liable to the party injured in an action at large	vith vity site one om,
•			jes, aw,
Waming you may be in viols	derstand that the law pro-	s. nd persisting with your demand may lead to your arr ovides that you can be held personally responsible a	ies, aw, rest
Warning, you may be in viola and/or civil damages! Also und liable, as well as your compa	derstand that the law pro- any or agency.	nd persisting with your demand may lead to your arr	es, aw, rest and

Violation Warning Denial of Rights Under Color of Law

▶ Violation Warning—18 U.S.C. §242; 18 U.S.C. §245; 42 U.S.C. §1983

Name and address of Ottom Mahama Kaladain Allan Herms	Name and address of Notice Recipient W. Awaler S Follows Study 4th Street Unit \$16
Their el Rodin Allun Thomas el bay	Name and address of Notice Raciplant W. Andlers Follows Stubble 4th Street Unit \$16 Minneapolis, Winnesotton SSLIS
Minnesdalis, MN SSA12	
Lack of Jurishdiction	
I certify that the forgoing information stated here is Citizen's signature	s true and correct.
· X	Date > 2-4-22
Legal Notice Federal law provides that it is a crime to violate can be arrested for this crime and you can also	ce and Warning الميلية) te the Rights of a efficeri under the color-of-law. You o be held personally liable for civil damages.
Attempting to cause a person to do something by tell it is not required by law, may be a felony.	ling that person that such action is required by law, when
willfully subjects any person in any State, Temtory, C of any rights, privileges, or immunities secured or proceed in the state of the secured of the state of the secured	of acting under color of law, intimidates of interferes with benefit, service, privilege, program, facility, or activity of applying for or enjoying employment, or any perquisite be fined under this title, or imprisoned not more than one under color of any statute, ordinance, regulation, custom, columbia, subjects, or causes to be subjected, any citizen
at the 1 level Otales as albor norson within the ittrict	diction thereof to the deprivation of any lights, privileges, ws, shall be liable to the party injured in an action at law,
Warning, you may be in violation of Federal Law a and/or civil damages! Also understand that the law p liable, as well as your company or agency.	and persisting with your demand may lead to your arrest provides that you can be held personally responsible and
You are advised to cease and desist with your dunderstand the law.	demand and to seek personal legal counsel if you do not
Notice of Service:	personally delivered this notice to above named recipient

Violation Warning Denial of Rights Under Color of Law

Violation Warning-18 U.S.C. §242; 18 U.S.C. §245; 42 U.S.C. §1983 300 South 4th 5510 minneapolis, minnesoda republic 55415 .wuss412 I certify that the forgoing information stated here is true and correct. Citizen's signature Date ▶ Legal Notice and Warning Federal law provides that it is a crime to violate the Rights of a citizen under the color-of-law. You can be arrested for this crime and you can also be held personally liable for civil damages. Attempting to cause a person to do something by telling that person that such action is required by law, when it is not required by law, may be a felony. 18 USC §242 provides that whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States ... shall be fined under this title or imprisoned not more than one year, or both. 18 USC §245 provided that Whoever, whether or not acting under color of law, intimidates or interferes with any person from participating in or enjoying any benefit, service, privilege, program, facility, or activity provided or administered by the United States; [or] applying for or enjoying employment, or any perquisite thereof, by any agency of the United States; shall be fined under this title, or imprisoned not more than one year, or both. 42 USC §1983 provides that every person who, under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia, subjects, or causes to be subjected, any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law, suit in equity, or other proper proceeding for redress. Warning, you may be in violation of Federal Law and persisting with your demand may lead to your arrest and/or civil damages! Also understand that the law provides that you can be held personally responsible and liable, as well as your company or agency. You are advised to cease and desist with your demand and to seek personal legal counsel if you do not understand the law. Notice of Service: certify that Loersonally delivered this notice to above named recipient at 2:00 Pk and address on

Violation Warning Denial of Rights Under Color of Law

	► Violation Warning—18 U.S.C. §	242; 18 U.S.C. §245; 42 U.	S.C. §1983	<u> </u>
Name and address of fileson and short Andrew Allen Allen Wood of the Modern Andrew MPIS, MN, SSC		Name and address of Notice R 200 SOUTH 4: Minneapolis, V	the street in	PSHIDE
adl of	Jurishdie	-ion		
I certify that the fortgoin Citizen's signature	g information stated here is t	_	2-4-22	
Federal law provides can be arrested for the	Legal Notice that it is a crime to violate is crime and you can also	and Warning the Rights of a office be held personally li	n under the color	-of-law. You iges.
Attempting to cause a polit is not required by law	erson to do something by tellin , may be a felony.	g that person that suci	action is required	by law, when
willfully subjects any per of any rights, privileges, shall be fined under 18 USC §245 provided if any person from participation of the end of the United States or of immunities secured	s that whoever, under color son in any State, Tenitory, Color immunities secured or prothis title or imprisoned not mithat Whoever, whether or not cipating in or enjoying any bed by the United States; [or] and the United States; shall be so that every person who, under Temitory or the District of Colother person within the jurisdictly the Constitution and laws proper proceeding for redresses.	mmonwealth, Possess tected by the Constitu ore than one year, or acting under color of it benefit, service, privile applying for or enjoyin fined under this title, of the color of any statute fumbia, subjects, or cal ction thereof to the del s, shall be liable to the	sion, or District to the lation or laws of the laboth. aw, intimidates or intege, program, facility and employment, or a cor imprisoned not me, ordinance, regulates to be subjected privation of any right	united States Interferes with Ity, or activity It
Warning, you may be i and/or civil damages! Al liable, as well as your o	n violation of Federal Law an iso understand that the law pro company or agency.	d persisting with your ovides that you can be	demand may lead held personally res	to your arrest sponsible and
You are advised to counderstand the law.	ease and desist with your de	mand and to seek <i>pel</i>	sonal legal counsel	l if you do not
	certify that I pe	rsonally delivered this	notice to above na	med recipient
Public Domain—Privacy Form COL(01	1	•		-